117TH CONGRESS	\mathbf{C}	
2D Session		
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To require the Administrator of the Environmental Protection Agency to carry out certain activities to improve recycling and composting programs in the United States, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Carper (for himself and Mr. Boozman) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To require the Administrator of the Environmental Protection Agency to carry out certain activities to improve recycling and composting programs in the United States, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Recycling and
 - 5 Composting Accountability Act".
 - 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) Administrator.—The term "Adminis-
2	trator" means the Administrator of the Environ-
3	mental Protection Agency.
4	(2) CIRCULAR MARKET.—The term "circular
5	market" means a market that utilizes industrial
6	processes and economic activities to enable post-in-
7	dustrial and post-consumer materials used in those
8	processes and activities to maintain their highest
9	values for as long as possible.
10	(3) Compost.—The term "compost" means a
11	product that—
12	(A) is manufactured through the controlled
13	aerobic, biological decomposition of biodegrad-
14	able materials;
15	(B) has been subjected to medium and
16	high temperature organisms, which—
17	(i) significantly reduce the viability of
18	pathogens and weed seeds; and
19	(ii) stabilize carbon in the product
20	such that the product is beneficial to plant
21	growth; and
22	(C) is typically used as a soil amendment,
23	but may also contribute plant nutrients.
24	(4) Compostable material.—The term
25	"compostable material" means material that is com-

1	posed of biomass that can be continually and safely
2	replenished or renewed, such as—
3	(A) wood;
4	(B) agricultural crops;
5	(C) paper;
6	(D) other organic plant material;
7	(E) marine products;
8	(F) organic waste, including food waste
9	and yard waste; and
10	(G) such other material that is composed
11	of biomass that can be continually replenished
12	or renewed, as determined by the Adminis-
13	trator.
14	(5) Compositing facility.—The term
15	"composting facility" means a location, structure, or
16	device that transforms compostable materials into
17	compost.
18	(6) Indian Tribe.—The term "Indian Tribe"
19	has the meaning given the term in section 4 of the
20	Indian Self-Determination and Education Assistance
21	Act (25 U.S.C. 5304).
22	(7) Materials recovery facility.—
23	(A) In General.—The term "materials
24	recovery facility" means a dedicated recycling
25	facility where primarily residential recyclables,

1	which are diverted from disposal by the gener-
2	ator and collected separately from municipal
3	solid waste, are mechanically or manually sort-
4	ed into commodities for further processing into
5	specification-grade commodities for sale to end
6	users.
7	(B) Exclusion.—The term "materials re-
8	covery facility" does not include a solid waste
9	management facility that may process munic-
10	ipal solid waste to remove recyclable materials
11	(8) Processing.—The term "processing"
12	means any mechanical, manual, or other method
13	that—
14	(A) transforms a recyclable material into a
15	specification-grade commodity; and
16	(B) may occur in multiple steps, with dif-
17	ferent steps, including sorting, occurring at dif-
18	ferent locations.
19	(9) RECYCLABLE MATERIAL.—The term "recy-
20	clable material" means a material that is obsolete
21	previously used, off-specification, surplus, or inciden-
22	tally produced for processing into a specification-
23	grade commodity for which a circular market cur-
24	rently exists or is being developed.

1	(10) Recycling.—The term "recycling" means
2	the series of activities—
3	(A) during which recyclable materials are
4	processed into specification-grade commodities
5	and consumed as raw-material feedstock, in lieu
6	of virgin materials, in the manufacturing of new
7	products;
8	(B) that may include sorting, collection
9	processing, and brokering; and
10	(C) that result in subsequent consumption
11	by a materials manufacturer, including for the
12	manufacturing of new products.
13	(11) STATE.—The term "State" has the mean-
14	ing given the term in section 1004 of the Solid
15	Waste Disposal Act (42 U.S.C. 6903).
16	SEC. 3. SENSE OF CONGRESS.
17	It is the sense of Congress that—
18	(1) recycling conserves resources, protects the
19	environment, and is important to the United States
20	economy;
21	(2) the United States recycling infrastructure
22	encompasses each of the entities that collect, proc-
23	ess, broker, and consume recyclable materials
24	sourced from commercial, industrial, and residential
25	sources;

1	(3) the residential segment of the United States
2	recycling infrastructure is facing challenges from—
3	(A) confusion over what materials are recy-
4	clable materials;
5	(B) reduced export markets;
6	(C) growing, but still limited, domestic end
7	markets;
8	(D) an ever-changing and heterogeneous
9	supply stream; and
10	(E) in some areas, a recycling infrastruc-
11	ture in need of revitalization; and
12	(4) in an effort to address those challenges, the
13	United States must use a combination of tactics to
14	improve recycling and composting in the United
15	States.
16	SEC. 4. REPORT ON COMPOSTING INFRASTRUCTURE CAPA-
17	BILITIES.
18	The Administrator, in consultation with States, units
19	of local government, and Indian Tribes, shall—
20	(1) prepare a report describing the capability of
21	the United States to implement a national residen-
22	tial composting strategy for compostable materials
23	for the purposes of reducing contamination rates for
24	residential recycling, including—

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1	(A) an evaluation of existing Federal,
2	State, and local laws that may present barriers
3	to implementation of a national residential
4	composting strategy;
5	(B)(i) an evaluation of existing composting
6	programs of States, units of local government,
7	and Indian Tribes; and
8	(ii) a description of best practices based on
9	those programs;
10	(C) an evaluation of existing composting
11	infrastructure in States, units of local govern-
12	ment, and Indian Tribes for the purposes of es-
13	timating cost and approximate land needed to
14	expand composting programs; and
15	(D) a study of the practices of manufac-
16	turers and companies that are moving to using
17	compostable packaging and food service ware
18	for the purpose of making the composting proc-
19	ess the end-of-life use of those products; and
20	(2) not later than 1 year after the date of en-
21	actment of this Act, submit the report prepared
22	under paragraph (1) to Congress.

1	SEC. 5. REPORT ON FEDERAL AGENCY RECYCLING PRAC-
2	TICES.
3	Not later than 1 year after the date of enactment
4	of this Act, and annually thereafter, the Comptroller Gen-
5	eral of the United States, in consultation with the Admin-
6	istrator, shall make publicly available a report describ-
7	ing—
8	(1) the total annual recycling and composting
9	rates reported by all Federal agencies;
10	(2) the total annual percentage of products con-
11	taining recyclable material, compostable material, or
12	recovered materials purchased by all Federal agen-
13	cies, including—
14	(A) the total quantity of procured products
15	containing recyclable material or recovered ma-
16	terials listed in the comprehensive procurement
17	guidelines published under section 6002(e) of
18	the Solid Waste Disposal Act (42 U.S.C.
19	6962(e)); and
20	(B) the total quantity of compostable ma-
21	terial purchased;
22	(3) recommendations for updating—
23	(A) the comprehensive procurement guide-
24	lines published under section 6002(e) of the
25	Solid Waste Disposal Act (42 U.S.C. 6962(e));
26	and

1	(B) the environmentally preferable pur-
2	chasing program established under section
3	6604(b)(11) of the Pollution Prevention Act of
4	1990 (42 U.S.C. 13103(b)(11)); and
5	(4) the activities of each Federal agency that
6	promote recycling or composting.
7	SEC. 6. IMPROVING DATA AND REPORTING.
8	(a) Inventory of Materials Recovery Facili-
9	TIES.—Not later than 1 year after the date of enactment
10	of this Act, and biannually thereafter, the Administrator,
11	in consultation with States, units of local government, and
12	Indian Tribes, shall—
13	(1) prepare an inventory of public and private
14	materials recovery facilities in the United States, in-
15	eluding—
16	(A) the number of materials recovery fa-
17	cilities in each unit of local government in each
18	State; and
19	(B) a description of the materials that
20	each materials recovery facility can process, in-
21	cluding—
22	(i) in the case of plastic, a description
23	of—
24	(I) the types of accepted resin, if
25	applicable; and

(3) the types of materials accepted by each

community curbside recycling, drop-off recycling, or

composting program;

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1	(4) the number of individuals with access to re-
2	cycling and composting services to at least the ex-
3	tent of access to disposal services;
4	(5) the number of individuals with barriers to
5	accessing recycling and composting services to at
6	least the extent of access to disposal services;
7	(6) the inbound contamination and capture
8	rates of community curbside recycling, drop-off recy-
9	cling, or composting programs; and
10	(7) where applicable, other available recycling
11	or composting programs within a community, includ-
12	ing store drop-offs.
13	(c) Standardization of Recycling Reporting
14	Rates.—
15	(1) Collection of rates.—
16	(A) IN GENERAL.—The Administrator may
17	use amounts made available under section 9 to
18	biannually collect from each State the nation-
19	ally standardized rate of recyclable materials in
20	that State that have been successfully diverted
21	from the waste stream and brought to a mate-
22	rials recovery facility or composting facility.
23	(B) Confidential or proprietary
24	BUSINESS INFORMATION.—Information col-
25	lected under subparagraph (A) shall not include

1	any confidential or proprietary business infor-
2	mation, as determined by the Administrator.
3	(2) Use.—Using amounts made available under
4	section 9, the Administrator may use the rates col-
5	lected under paragraph (1) to further assist States,
6	units of local government, and Indian Tribes—
7	(A) to reduce the overall waste produced
8	by the States and units of local government;
9	and
10	(B) to increase recycling and composting
11	rates.
12	(d) Report on End Markets.—
13	(1) In general.—The Administrator, in con-
14	sultation with States, units of local government, and
15	Indian Tribes, shall—
16	(A) provide an update to the report sub-
17	mitted under section 306 of the Save Our Seas
18	2.0 Act (Public Law 116–224; 134 Stat. 1096)
19	to include an addendum on the end-market sale
20	of all recyclable materials, in addition to recy-
21	cled plastics as described in that section, from
22	materials recovery facilities that process recy-
23	clable materials collected from households and
24	publicly available recyclable materials drop-off
25	centers, including—

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1	(i) the total, in dollars per ton, domes-
2	tic sales of bales of recyclable materials;
3	and
4	(ii) the total, in dollars per ton, inter-
5	national sales of bales of recyclable mate-
6	rials;
7	(B) prepare a report on the end-market
8	sale of all compostable materials collected from
9	households and publicly available compost drop-
10	off centers, including the total, in dollars per
11	ton, of domestic sales of compostable materials;
12	and
13	(C) not later than 1 year after the date of
14	enactment of this Act, submit to Congress the
15	update to the report prepared under subpara-
16	graph (A) and the report prepared under sub-
17	paragraph (B).
18	(2) Confidential or proprietary business
19	Information collected under sub-
20	paragraphs (A) and (B) of paragraph (1) shall not
21	include any confidential or proprietary business in-
22	formation, as determined by the Administrator.

1	SEC 7 STUDY ON THE DIVERSION OF DECYCLARIE MATE
	SEC. 7. STUDY ON THE DIVERSION OF RECYCLABLE MATE-
2	RIALS FROM A CIRCULAR MARKET.
3	(a) IN GENERAL.—Not later than 1 year after the
4	date of enactment of this Act, the Administrator shall de-
5	velop a metric for determining the proportion of recyclable
6	materials in commercial and municipal waste streams that
7	are being diverted from a circular market.
8	(b) Study; Report.—Not later than 1 year after the
9	development of a metric under subsection (a), the Admin-
10	istrator shall conduct a study of, and submit to Congress
11	a report on, the proportion of recyclable materials in com-
12	mercial and municipal waste streams that, during each of
13	the 10 calendar years preceding the year of submission
14	of the report, were diverted from a circular market.
15	(c) Data.—The report under subsection (b) shall
16	provide data on specific recyclable materials, including
17	plastics, paper and paperboard, and glass, that were pre-
18	vented from remaining in a circular market through dis-
19	posal or elimination, and to what use those specific recy-
20	clable materials were lost.
21	(d) EVALUATION.—The report under subsection (b)
22	shall include an evaluation of whether the establishment
23	or improvement of recycling programs would—
24	(1) improve recycling rates; or
25	(2) reduce the quantity of recyclable materials

being unutilized in a circular market.

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1 SEC. 8. VOLUNTARY GUIDELINES	IES.	DELI	GU	ARY	VOLUN	8.	SEC.	1
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2	The Administrator shall—
3	(1) in consultation with States, units of local
4	government, and Indian Tribes, develop, based or
5	the results of the studies, reports, inventory, and
6	data determined under sections 4 through 7, and
7	provide to States, units of local government, and In-
8	dian Tribes best practices that the States, units of
9	local government, and Indian Tribes may use to en-
10	hance recycling and composting, including—
11	(A) labeling techniques for containers of
12	waste, compost, and recycling, with the goal of
13	creating consistent, readily available, and un-
14	derstandable labeling across jurisdictions;
15	(B) pamphlets or other literature readily
16	available to constituents;
17	(C) primary and secondary school edu-
18	cational resources on recycling;
19	(D) web and media-based campaigns; and
20	(E) guidance for the labeling of recyclable
21	materials and compostable materials that mini-
22	mizes contamination and diversion of those ma-
23	terials from waste streams; and
24	(2) not later than 2 years after the date of en-
25	actment of this Act, submit to Congress a report de-

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- 1 scribing the best practices developed under para-
- 2 graph (1).

3 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.

- 4 There are authorized to be appropriated to the Ad-
- 5 ministrator such sums as are necessary to carry out this
- 6 Act for each fiscal year.